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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/084,273	02/27/2002	Shabbir B. Bambot	SPRX-0067	7112		
34610	7590 04/16/2003					
FLESHNER & KIM, LLP			EXAMINER			
P.O. BOX 221200 CHANTILLY, VA 20153			VALENTIN, JUAN D			
			ART UNIT	PAPER NUMBER		
			2877			
			DATE MAILED: 04/16/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

. 1		Application	No.		plicant(s)	~~			
Office Action Summary		10/084,273			BAMBOT ET AL.				
		Examiner			Art Unit				
		Juan D Vale			2877				
Perfod fo	The MAILING DATE of this communication app or Reply	pears on the	cover s	h et with the co	orrespondence ad	dress			
A SH THE I - Extent after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPL'MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reply or period for reply is specified above, the maximum statutory period or the toreply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no even y within the statut will apply and will s, cause the applic	t, howeve ory minime expire SIX eation to be	r, may a reply be tim um of thirty (30) days (6) MONTHS from to scome ABANDONED	ely filed will be considered timel the mailing date of this c) (35 U.S.C. § 133).	y. ommunication.			
1)	Responsive to communication(s) filed on	·							
2a) <u></u> □	This action is FINAL . 2b)⊠ Th	nis action is r	on-fina	ıl.					
3)□	Since this application is in condition for allow closed in accordance with the practice under	ance except Ex parte Qu	for forr <i>ayle</i> , 1	nal matters, pr 935 C.D. 11, 4	osecution as to th 53 O.G. 213.	e merits is			
•	ion of Claims	_							
4)	Claim(s) <u>1-21</u> is/are pending in the application		ciderati	ion					
د√ا	4a) Of the above claim(s) is/are withdra	WII IIOIII COII	Siderat	on.					
·	Claim(s) is/are allowed.								
_	Claim(s) <u>1-21</u> is/are rejected. Claim(s) is/are objected to.								
8)	Claim(s) are subject to restriction and/o	or election re	guirem	ent.					
/—	ion Papers		•						
9)	The specification is objected to by the Examine	er.							
10)	The drawing(s) filed on is/are: a)☐ acce	pted or b)	bjected	to by the Exa	miner.				
	Applicant may not request that any objection to th								
11)	The proposed drawing correction filed on				ved by the Examir	er.			
	If approved, corrected drawings are required in re	• •	ce actio	n.					
•	The oath or declaration is objected to by the Ex	xamıner.							
-	under 35 U.S.C. §§ 119 and 120)				
	Acknowledgment is made of a claim for foreig	n prionty und	ier 35 (J.S.C. § 119(a)-(a) or (t).				
a)	☐ All b)☐ Some * c)☐ None of:								
	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 								
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* ;	3. Copies of the certified copies of the price application from the International Buse the attached detailed Office action for a list	ureau (PCT l	Rule 17	.2(a)).		Staye			
14) 🔲 /	Acknowledgment is made of a claim for domest	tic priority un	der 35	U.S.C. § 119(e) (to a provisiona	ıl application	1).		
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1) Notice 2) Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	·		lotice of Informal	/ (PTO-413) Paper No Patent Application (PT				

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 17 rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Applicants disclosure of Fig. 6 (page 7, lines 17-30), does not enable an aperture included with the claimed layered receptacle containing a chamber within the actual channel layer and the channel layer having first and second transparent sides. Applicants disclosure does not disclose the integration of an aperture in the layered receptacle or a means to do so. Someone of ordinary skill in the art would not be enabled by the specification to carry out the claimed invention.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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1. Claims 1-16 and 18-21 rejected under 35 U.S.C. 102(e) as being fully anticipated by Cohen et al. (USPAP 2002/0196435, hereinafter Cohen).

Claim 1

Cohen in conjunction with Fig. 3 discloses, a system for measuring a characteristic of a sample (200), the system comprising a light source (202), a light measuring device (210) and a sample receptacle (100). Cohen further discloses wherein the receptacle receives and emits light from the light source and wherein the emitted light is measured by the light-measuring device [0043].

Claim 2

Cohen further discloses in conjunction with Fig. 1C a receptacle comprising a reflective surface (116) and a chamber (128) to store the sample [0032-0033].

Claim 3 & 4

Cohen further discloses in conjunction with Fig. 1C at least one layer that comprises an access layer, a channel layer, and a base layer [0032-0033].

Claim 5

Cohen further discloses wherein the access layer comprises an opaque reflective surface [0032].

Claim 6

Cohen discloses wherein the access layer further comprises a first reflective access opening and a second reflective access opening [0032].

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Claim 7

Cohen further discloses wherein the channel layer comprises a plurality of channel layer openings coupled in communication with one another [0033].

Claim 8

Cohen discloses wherein the plurality of openings is in alignment with the second reflective opening (Fig. 2C, ref. 158 & 160).

Claim 9

Cohen further discloses wherein the base layer serves as the protective layer of the receptacle such that the sample does not escape the channel layer after receipt from the access layer. Applicant will be appreciated that the substrate layer (106) reads on the claimed limitation.

Claim 10

Cohen further discloses wherein the at least one layer comprises a plurality of layers coupled to one another [0032].

Claim 11

Cohen discloses wherein the at least one layer comprises a plurality of layers coupled to one another (Fig. 1C).

Claim 12

Cohen further discloses in conjunction with Fig. 1C wherein the first layer comprises a reflective section (116) and the second layer comprise a chamber (128) within.

Claim 13

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Cohen further discloses wherein the reflective section and chamber are in alignment and in communication with each other [0034].

Claim 15

Cohen discloses further in conjunction with Fig. 1C wherein the chamber comprises a chamber opening (128) and a first transparent side and a second transparent side. It is inherent that the channel layer of Cohen has a transparent first and second sides in order for light to be incident on the fluid then reflect back through the channel layer to the light measuring means.

Claim 18

Cohen further discloses wherein the receptacle comprises an integrated layer for filtering and analysis [0058].

Claim 19

Cohen further discloses wherein the integrated layer comprises an application port, a separation zone, a transport and detection zone, a reflective aspect, a transparent aspect, and an optical filter [0053] & [0055-0061].

Claim 20

Cohen further discloses wherein the integrated layer further comprises a reagent [0074].

Claim 21

Cohen discloses a method for measuring a characteristic of a sample comprising the steps of illuminating a sample, collecting the illuminated light from the sample, measuring a reflected light from the sample and determining a characteristic of the sample based on the measurement of the sample's reflective and/or fluorescent properties to know properties [0010 & 0031].

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Cohen further discloses wherein the sample is contained in a receptacle allowing for the performance of steps (a) - (d) [0031].

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 14 rejected under 35 U.S.C. 103(a) as being unpatentable over Cohen on view of Auad (USPN '783 B1).

Claim 14

Cohen substantially teaches the claimed invention except that it fails to show wherein the first layer and the second layer engages with an attachment of the light-measuring device. Auad shows that it is known to provide an attachment means to engage the receptacle to the light-measuring device (col. 7, lines 21-23 & col. 9, line 54-col. 10, line 5) for a fluid analysis system. It would have been obvious to someone of ordinary skill in the art to combine the device of Cohen with the light measuring means attachment of Auad for the purposes of providing a secure stable apparatus.

4. Claim 16 rejected under 35 U.S.C. 103(a) as being unpatentable over Cohen on view of Takase et al. (EPO 0417305A1, hereinafter Takase).

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Claim 16

Cohen substantially teaches the claimed invention except that it fails to show wherein the first transparent side is also the cover of the chamber. Takase shows that it is known to provide the first transparent side as the cover of the fluid chamber (col. 12, lines 43-48) for a fluid analysis system. It would have been obvious to someone of ordinary skill in the art to combine the device of Cohen with the first transparent side as the cover of Takase for the purposes of providing a way to contain the fluid during fluid analysis.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Juan D Valentin II whose telephone number is (703) 605-4226.

The examiner can normally be reached on M-Th., Every other Fr..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank Font can be reached on (703) 308-4881. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9318 for regular communications and (703) 872-9319 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0955.

Juan D. Valentin II Examiner 2877

JDV

April 11, 2003

Michael P. Staffra

Primary Patent Examiner Technology Center 2800